Phase II (Small) MS4 Annual Report Form

TPDES General Permit Number TXR040000

A. General Information

| Authorization Number: <u>TXR040375</u> |
|--|
| Reporting Year (year will be either 1, 2, 3, 4, or 5): |
| Annual Reporting Year Option Selected by MS4: |
| Calendar Year: _X |
| Permit Year: |
| Fiscal Year: Last day of fiscal year: () |
| Reporting period beginning date: (month/date/year) 1/1/2021 |
| Reporting period end date: (month/date/year) 12/31/2021 |
| MS4 Operator Level: 2 |
| Name of MS4: City of Coppell/Northwest Dallas County Flood Control District (NWDCFCD) |
| Contact Name: Mike Garza Telephone Number: 972-304-3681 |
| Mailing Address: 265 Parkway Boulevard, Coppell, TX, 75019 |
| E-mail Address: mgarza@coppelltx.gov |
| A copy of the annual report was submitted to the TCEQ Region: YES_X NO |
| Region the annual report was submitted to: TCEQ Region Four |
| The state of the s |

B. Status of Compliance with the MS4 GP and SWMP

1. Provide information on the status of complying with permit conditions: (TXR040000 Part IV.B.2)

| | Yes | No | Explain |
|--|-----|----|--------------------------------|
| Permittee is currently in compliance with the SWMP as submitted to and approved by the TCEO. | X | | Continue to implement the SWMP |

| Permittee is currently in compliance with recordkeeping and reporting requirements. | X | All files are stored electronically |
|--|---|---|
| Permittee meets the eligibility requirements of the permit (e.g., TMDL requirements, Edwards Aquifer limitations, compliance history, etc.). | Х | Regional I-Plan with North Central Texas Council of Governments |
| Permittee conducted an annual review of its SWMP in conjunction with preparation of the annual report | X | Reviewed the SWMP |

2. Provide a general assessment of the appropriateness of the selected BMPs. You may use the table below to meet this requirement (see Example 1 in instructions):

| MCM(s) | ВМР | BMP is appropriate for reducing the discharge of pollutants in stormwater (Answer Yes or No and explain) |
|--|--|--|
| BMP 1.5 Removal and Proper Disposal of Animal Feces | The Parks and Recreation Department posts ordinance signs associated with the removal and proper disposal of animal feces in the City's public parks. Disposal bags are placed throughout the park. Yes, reduces the number of bacteria traveling to creeks. also complies with the TMDI | |
| BMP 2.2 Storm Sewer System Map | The existing GIS storm sewer map will be updated with newly constructed facilities and will be expanded to include man-made channels, ditches, the location of all outfalls, and the names and location of all waters of the United States that receive discharges from those outfalls. The information for the updates will be taken from as-built construction plans, and a Global Positioning System (GPS) will be used to capture outfall locations. Citizen complaints, visual screening data, inspections, and the number of investigations will also be input into the GIS storm sewer map, and the water Yes, this allows us to easily id locations of possible illicit discriptions. There was 1 spill reported in 2021 | |
| *BMP 2.3 Illicit Discharge Ordinance | quality database will be updated. The City has developed an ordinance to effectively prohibit illicit discharges and illegal dumping into the storm sewer system and implements enforcement response procedures and penalties for noncompliance. The ordinance authorizes access for municipal employees to storm sewers on private property for inspection and investigation purposes. If it is determined that any non-stormwater discharges significantly contribute pollutants, including bacteria, to the storm sewer system, the ordinance will prohibit those non-stormwater discharges. | Yes, this gives us the power to issue citations if needed. It also allows us to inform the residence of the do's and don'ts of discharges. |

| +BMP 2.4 | The City utilizes a reporting hotline for the public to report illicit | Our website has a phone number |
|----------------------|--|---------------------------------------|
| Hotline for Public | discharges. The phone number is posted on the stormwater | where people can reach directly to |
| Reporting of Illicit | webpage and can be accessed by calling the Engineering | report any issues. |
| Discharges | Department as displayed on the City of Coppell's "CONTACT US" | |
| | webpage. This will facilitate the ability of the public to provide | |
| | information that will assist in the detection of problem discharges. | |
| | The City will continue implementing procedures for addressing | |
| | information submitted by citizens on the hotline and forwarding | |
| | the information to City inspectors. The City will also establish | |
| | procedures for record keeping of complaints and corrective actions | |
| | to be taken. | |
| BMP 3.1 | The City has implemented existing Erosion and Sedimentation | Yes, this ordinance allows us to |
| Erosion and | Control Code, Ord. No. 91514, to ensure compliance with the Phase | issue citations if needed for erosion |
| Sedimentation | II general permit. The City will review the Texas Pollutant | control. None were issued this year. |
| Control Code | Discharges Elimination System (TPDES) permit requirements for | |
| | large and small construction activities and the NCTCOG | |
| | Construction BMP Manual. The City will continue looking for | |
| | opportunities to coordinate the ordinance with the federal/state | |
| | permits and the construction manual. The City will also review any | |
| | other ordinances, regulations, and specifications affecting erosion | |
| | and sedimentation control. If necessary, the ordinances, | |
| | regulations, and specifications will be amended to ensure | |
| | compliance with the Phase II general permit. | |
| *+BMP 3.2 | The City has reviewed existing site inspection procedures and | Our staff ensures the erosion |
| Site Inspections | established written procedures that contain appropriate | controls are installed according to |
| | frequencies for inspection of construction stormwater BMPs as well | the approved plans before project |
| | as procedures for record keeping of inspections and compliance | starts, ensure the erosion controls |
| | actions. The City will add inspection of portable toilet facilities to | remain functional throughout the |
| | the inspection requirements, in order to mitigate possible bacteria, | project, ensure inspections are |
| | discharge from construction site. | performed, receive SWPPP |
| | | inspection reports from contractors, |
| | | ensure storm sewer installations are |
| | | according to approved plans. |
| | | Violations are noted during the |
| | | SWPPP inspection reports. |
| | | Our staff ensures that portable |
| | | toilets are placed away from |
| | | stormwater inlets and serviced |
| | | regularly. |

| BMP 5.1 Street and | • The City contracts with an outside firm to sweep the major streets once a year and the major intersections four times a year. The | Yes, the sweeping picks up debris and leaves prior to entering into the |
|------------------------|---|---|
| Roadway Maintenance | Streets Division cleans ditches, curb inlets, drains, and repairs erosion areas, as needed, based on visual inspections and citizen | inlets. Our parks department hires a contractor to sweep the streets |
| | complaints. Sediment from the ditches and inlets is recycled. | after every special event. Our street department has a contract to sweep the streets at least twice per year. |

3. Describe progress towards achieving the goal of reducing the discharge of pollutants to the MEP. If no progress was made or the BMP did not result in a reduction in pollutants, provide an explanation. Use the table below to meet this requirement (see Example 2 in instructions):

| МСМ | ВМР | Information Used | Quantity | Units | Does the BMP Demonstrate a Direct Reduction in Pollutants? (Answer Yes or No and explain) |
|-----|--|-------------------------|----------|-------------|--|
| 1 | 1.8 Public Education / City Desk | E-Utility Bill Stuffers | 14000 | Brochures | It does not show direct correlation, but educating the public has a long-term benefit and it will eventually reduce litters and pollutants. |
| 2 | 3.2 Site Inspection | Construction Sites | 11 | Inspections | Yes, by inspecting the construction site, we can discover potential problems and mitigate them. |
| 4 | 1.7 Pre- construction meetings | Plans | 27 | Reviews | During the plan review and the pre- construction meeting, we ask developer to provide erosion control plan. |
| | | | | | |

4. Provide the measurable goals for each of the MCMs, and an evaluation of the success of the implementation of the measurable goals (see Example 3 in instructions):

| MCM(s) | Measurable Goal(s) | Explain progress toward goal or how goal was achieved. |
|--------|--------------------|--|
| | | If goal was not accomplished, please explain. |

| BMP 1.1 Texas Smartscape Classes | Hold two classes per year on Texas Smartscape. Document the number of attendees at each event. | • Due to Covid we did not have any gardening classes. We will continue with the classes in 2022 Aug 2021- how to lower your water bill class (24 attendees) |
|---|--|--|
| BMP 1.2 Community Organic Recycling Education (CORE) Program | Document number of programs sponsored by CORE each year. Document number of participants at each event. Update CORE's webpage as necessary. | July 2021 Water-Themed EcoExplorer kit (130 attendees) July 2021 Water-Themed Trail Day (32 attendees) |
| BMP 1.3 Coppell Community Gardens | • Document each educational event and the number of attendees at each event. | Community Programs garden related education ■ Due to Covid we did not have any gardening classes. We will continue with the classes in 2022 |
| BMP 1.4 City Hotline | Document stormwater-related calls and responses. | There was 1 call and response |
| *BMP 1.5 Removal and Proper Disposal of Animal Feces | Add hotline phone number to the Stormwater Management page on the City website. | We have Park Rules Signs at each park that refinance Ordinance No. 2004-1076, Owners must clean up after their pets. We also have Dog Waste Stations in the parks and they have signage on them that states Pet Waste Transmits Disease, please clean up after your pet and has detailed instructions listed on the waste stations on how to use dog waste bags properly No formal complaints logged from Jan 2019 to Dec 2019. We just had citizens while in the parks communicate to staff about either dog waste bags needing to be restocked or why can't everyone clean up after their own pets |
| BMP 1.6 Storm Drain Labeling | Continue labeling storm drains each year. Document number and location of storm drain markers placed throughout the City. Document when storm drain markers are replaced | Due to COVID we did not accomplish this, we will be picking back up in 2022 |
| BMP 1.7 Pre- Construction Meetings | Document Pre-Construction meetings, and the number of attendees at each meeting. | We had 13 meetings Total of 117 people |
| BMP 1.8 Public Education / City Desk | Utility Bill Stuffers Paper Bags | We send information to our residents, educated out contractors, Due to COVID, we were limited on events |
| BMP 1.9 Municipal Website Stormwater Information | The website will be updated throughout the permit term. | We updated our website in Jan 2021 |
| BMP 1.10 Comply with State and Local Public Notice Requirements | Continue to provide state and local required public notices in the process of implementing a public involvement and participation program. | Continue to provide state and local required public notices in the process of implementing a public involvement and participation program. |

| BMP 1.11 SWMP Available for Public Review and Comment *+BMP 1.12 | Provide the adopted SWMP for public review and comment on the City's website. The SWMP will be available for the duration of the Permit Term. Document the public input regarding the SWMP and responses by Engineering staff. Review bacteria-specific public education | Our SWMP plans available at the public library or for anyone who requests them and online. We review the material as needed. |
|---|--|---|
| Bacteria-Specific Public Education | materials developed by NCTCOG and stakeholders, as necessary, for possible use in the City. | |
| BMP 2.1 Program to Detect and Eliminate Illicit Discharges | Continue annual training for municipal employees and field staff to detect and eliminate illicit discharges. Continue documenting observation cards. Continue updating GIS storm sewer map. | Our staff members are trained as needed. Inspection are documented in Energov and Cartegraph |
| BMP 2.2 Storm Sewer System Map | Continue to locate and identify the outfall structures and receiving waters of the U.S. and input data into the GIS storm sewer map Update the existing GIS storm sewer map with stormwater quality data and new facilities, as necessary. | Our maps are updated regularly. |
| *BMP 2.3 Illicit Discharge Ordinance | Continue to implement existing ordinances regarding stormwater quality and pollution mitigation, including bacteria. | We hired Trinity River Authority to test and monitor the quality of our Creek water. |
| +BMP 2.4 Hotline for Public Reporting of Illicit Discharges | Add hotline phone number to the Stormwater Management page on the City website. | Our website has a phone number where people can reach directly to report any issues. |
| BMP 3.1 Erosion and Sedimentation Control Code | Review existing ordinances, regulations, and specifications for compliance with Phase II general permit. | Our maps are reviewed regularly. |
| *+BMP 3.2 Site Inspections | Continue implementation of the inspection program Document violations of the site inspection requirements and any stop work orders given. | Our staff ensures the erosion controls are installed according to the approved plans before project starts, ensure the erosion controls remain functional throughout the project, ensure inspections are performed, receive SWPPP inspection reports from contractors, ensure storm sewer installations are according to approved plans. Violations are noted during the SWPPP inspection reports. Our staff ensures that portable toilets are placed away from stormwater inlets and serviced regularly. |
| BMP 3.3 Reporting Hotline | Document any citizen complaints and corrective action taken. Publicize the hotline in the e- newsletter and mailings, as necessary. | We had 1 incidents that was reported in 2021 and staff responded. Mineral oil spill- andy brown park |
| *+BMP 3.4 Minimize Discharges from Spills and Leaks | Document number of construction sites not in compliance with BMP 3.4 upon inspection and any corrective action taken. | Our inspectors ensure that equipment is in good repair. If they witness any spill, they ask the contractor to clean it up. They document everything in daily reports. |

| *+BMP 3.5 Prohibited Illicit Discharges | Document the number of construction sites not in compliance with BMP 3.5 upon site inspection and any corrective action taken. | • All construction sites were in compliance, and our staff ensure that the contractors clean their trucks in contained area. |
|--|---|---|
| +BMP 3.6 MS4 Staff Training | Develop a training program for City staff whose primary job duties are related to implementing the construction stormwater program. | City of Coppell does not have a formal program, but our staff attend classes regularly. Due to Covid, this was not accomplished. |
| *BMP 4.1 Evaluate and Update Ordinances | Review applicable ordinances. | Ordinances have been reviewed We hold contractors responsible to keep on site along with SWPPP and all documentation. |
| BMP 4.2 Update and Plan Review of Inspections Programs | Evaluate existing procedures and identify needed changes and implement revised programs, | No changes have been made to our procedures Our plan reviews consist of talking about erosion controls, and water lines replacement. |
| BMP 4.3 Structural and Non- Structural BMPs (Best Management Practices) | • Establish, implement, and enforce a requirement that owners of new development or redevelopment site design, install, implement, and maintain a combination of structural and non-structural BMPs. | Our staff ensures the erosion controls are installed according to the approved plans before project starts, ensure the erosion controls remain functional throughout the project, ensure inspections are performed, receive SWPPP inspection reports from contractors, ensure storm sewer installations are according to approved plans. Violations are noted during the SWPPP inspection reports. Our staff ensures that portable toilets are placed way from stormwater inlets and serviced regularly |
| BMP 4.4 Long- term Maintenance Plan | The City shall require the owner or operator of any new development or redevelopment sites to develop and implement a maintenance plan addressing maintenance requirements for any structural control measures. | Our staff ensures the erosion controls are installed according to the approved plans before project starts, ensure the erosion controls remain functional throughout the project, ensure inspections are performed, receive SWPPP inspection reports from contractors, ensure storm sewer installations are according to approved plans. Violations are noted during the SWPPP inspection reports. Our staff ensures that portable toilets are placed way from stormwater inlets and serviced regularly |
| BMP 5.1 Street and Roadway Maintenance | Document street and roadway maintenance activities. Continue sweeping major streets once a year and the major intersections four times a year. Continue cleaning ditches, curb inlets, drains, and repair erosion areas, as needed. | The city swept the major intersections and thoroughfares Swept all city facilities. Cleaned ditches and curb inlets |
| *BMP 5.2 Stormwater System Maintenance | Document annual cleaning and inspections of the City's stormwater system. Continue periodic removal of trees from creeks to ensure drainage ways and creeks are capable of conveying the design flow. | The city cleared trees from Creeks on 7 different occasions. |
| BMP 5.3 Parks and Open Space | Remove trash 2X per week and brush on Wednesday of each week, or more frequently as necessary. | Trash is picked up 2X per week, and brush on Wednesday. We also do bulk pick-up on Monday and Thursday. |

| BMP 5.4 Wastewater Collection | Annually clean and video sewer lines.Clean trouble spots monthly. | The city inspects and cleans sewer mains on a monthly basis. |
|--|--|---|
| BMP 5.5 Fleet and Building Maintenance | Conduct and document on-going operations and maintenance of all buildings, permanent structures, parking lots, and storage yards. | We maintain 28 facilities |
| BMP 5.6 Fleet and Building Maintenance- Service Center | Document any spills and operator's response to the spill. | No spill to report this year. |
| BMP 5.7 Parks and Open Space Vegetation | Document times of vegetation seeding and maintenance. | We vegetated medians on road construction project such as Airline Dr. and Parkway Blvd. |
| BMP 5.8 Parks and Open Space Pest Management | Document any instances in which pesticides were used. | We do apply Herbicides and Pesticides. Everything that we apply whether an Herbicide or Pesticide is documented and on official record through the Texas Department of Agriculture (TDA). Each licensed applicator is responsible by law to document and keep on record for a period of 3 years here at the Service Center for all chemical applications. |
| BMP 5.9 Program to Reduce or Eliminate Polluted Runoff from Municipal Operations | Develop an updated list of municipal facilities and operations that may contribute significant pollutants to the stormwater system. | We have a list of all facilities; we implement pollution prevention practices (bmp's) when we perform projects on these facilities. We sweep the parking lots of all facilities at least twice a year. We have preconstruction meetings to discuss BMP's for our facilities projects. |
| *BMP 5.10 Training Program | Continue to implement the employee training program on pollution prevention and good housekeeping. Document employee training sessions and materials distributed. | Due to Covid, we were not able to accomplish this. |
| BMP 5.11 Structural Control Maintenance | Evaluate and update the list of existing pollution prevention structural controls, maintenance activities, maintenance schedules, and long-term inspection procedures as needed. | Our controls are evaluated as needed. |
| +BMP 5.12 Requirements for Contractors Hired by the City | Develop contractor oversight procedures. | Our staff ensures the erosion controls are installed according to the approved plans before project starts, ensure the erosion controls remain functional throughout the project, ensure inspections are performed, receive SWPPP inspection reports from contractors, ensure storm sewer installations are according to approved plans. |

C. Stormwater Data Summary

It appears that the SWMP is working on providing good storm water quality. The lab results from the sampling that was performed in Feb 2020 showed lower levels of E.Coli. The number of calls, questions and concerns appears directly related to public education.

D.Impaired Waterbodies

- 1. Identify whether an impaired water within the permitted area was added to the latest EPA-approved 303(d) list or the Texas Integrated Report of Surface Water Quality for CWA Sections 305(b) and 303(d). List any newly-identified impaired waters below by including the name of the water body and the cause of impairment. N/A
- 2. If applicable, explain below any activities taken to address the discharge to impaired waterbodies, including any sampling results and a summary of the small MS4's BMPs used to address the pollutant of concern.
 - See Attached Targeted Controls Sheet for BMP's directly related to the TMDL creek in Coppell. The City of Coppell will continue to work with the North Central Texas Council of Governments to improve the water quality of Grapevine Creek. We will continue to work on the I-Plan for the TMDL to reduce the bacteria.
- 3. Describe the implementation of targeted controls if the small MS4 discharges to an impaired water body with an approved TMDL.
 - See Attached Targeted Controls Sheet for BMP's directly related to the TMDL creek in Coppell
- 4. Report the benchmark identified by the MS4 and assessment activities:

| Benchmark Parameter (Ex: Total Suspended Solids) | Benchmark Value | Description of additional sampling or other assessment activities | Year(s) conducted |
|--|--------------------|---|----------------------|
| WLA | 157.60MPN/day | 3 monitoring locations by NCTCOG | 5 |

| 5. Provide an analysis of how the selected BMPs will be effective in contributing to |
|--|
| achieving the benchmark: |

| Benchmark Parameter | Selected BMP | Contribution to achieving Benchmark |
|---------------------|-------------------------------|---|
| Visual inspection | Public education and outreach | Raises awareness to keep our water bodies clean |

6. If applicable, report on focused BMPs to address impairment for bacteria:

| Description of bacteria-focused BMP | Comments/Discussion |
|-------------------------------------|--|
| Bacteria | Educate the community on the importance of cleaning after their pets to reduce pollutants. We will continue to supply pet waste disposal bags at serval city parks and Earth Fest annual event. |
| | |

7. Assess the progress to determine BMP's effectiveness in achieving the benchmark.

For example, the MS4 may use the following benchmark indicators:

- number of sources identified or eliminated;
- number of illegal dumpings;
- increase in illegal dumping reported;
- number of educational opportunities conducted;
- reductions in sanitary sewer flows (SSOs); /or
- increase in illegal discharge detection through dry screening.

| Benchmark Indicator | Description/Comments | |
|--|---|--|
| Reductions in sanitary sewer overflows (SSOs) | Continue to inspect/repair and replace as needed. | |
| Reduction in E.Coli present from quarterly samples | E.coli has gone down for this year to an average of 58MPN/100ML | |

E. Stormwater Activities

Describe activities planned for the next reporting year:

| MCM(s) | ВМР | Stormwater Activity | Description/Comments |
|----------------------------|---|------------------------|--|
| *+BMP 3.2 Site Inspections | The City has reviewed existing site inspection procedures and established written procedures that contain appropriate frequencies for inspection of construction stormwater BMPs as well as procedures for record keeping of inspections and compliance actions. The City will add inspection of portable toilet facilities to the inspection requirements, in order to mitigate possible bacteria, discharge from construction site. | | Our staff ensures the erosion controls are installed according to the approved plans before project starts, ensure the erosion controls remain functional throughout the project, ensure inspections are performed, receive SWPPP inspection reports from contractors, ensure storm sewer installations are according to approved plans. Violations are noted during the SWPPP inspection reports. Our staff ensures that portable toilets are placed away from stormwater inlets and serviced regularly |

F. SWMP Modifications

| 1. | The SWMP | and MCM | implementation | procedures | are | reviewed | each | year. |
|----|----------|---------|----------------|------------|-----|----------|------|-------|
|----|----------|---------|----------------|------------|-----|----------|------|-------|

_X___Yes___No

2. Changes have been made or are proposed to the SWMP since the NOI or the last annual report, including changes in response to TCEQ's review.

____Yes__**X**__No

If "Yes," report on changes made to measurable goals and BMPs:

| MCM(s) | Measurable Goal(s) or BMP(s) | Implemented or Proposed Changes (Submit NOC as needed) |
|--------|---------------------------------|--|
| | | |

Note: If changes include additions or substitutions of BMPs, include a written analysis explaining why the original BMP is ineffective or not feasible, and why the replacement BMP is expected to achieve the goals of the original BMP.

3. Explain additional changes or proposed changes not previously mentioned (i.e. dates, contacts, procedures, annexation of land, etc.).

G. Additional BMPs for TMDLs and I-Plans

Provide a description and schedule for implementation of additional BMPs that may be necessary, based on monitoring results, to ensure compliance with applicable TMDLs and implementation plans.

| ВМР | Description | Implementation Schedule (start date, etc.) | Status/Completion Date (completed, in progress, not started) |
|-----|-------------|--|--|
| | | | |
| | | | |
| | | | |
| | | | |
| | | | |
| | | | |
| | | | |

H. Additional Information

| 1. | Is the permittee relying on another entity to satisfy any permit obligations |
|----|--|
| | Yes No |
| | If "Yes," provide the name(s) of other entities and an explanation of their |
| | responsibilities (add more spaces or pages if needed). |

Name and Explanation: Northwest Dallas County Flood Control District; the NWDCFCD lies entirely inside the City of Coppell, they are responsible for inspection and maintenance of the district owned facilities and are responsible for MCM #5 for their facilities.

| 2.a. Is the permittee part of a group sharing a SWI | MP with other entities? |
|---|------------------------------|
| _ X _ Yes No | |
| 2.b. If "yes," is this a system-wide annual report in permittees? | ncluding information for all |
| _ X _ Yes No | |
| If "Yes," list all associated authorization numbers, responsibilities of each member (add additional sp | • |
| Authorization Number: TXR 040053 | Permittee: Northwest Dallas |
| County Flood Control District; the NWDCFCD | |
| Authorization Number: | Permittee: |
| Authorization Number: | Permittee: |
| Authorization Number: | Permittee: |
| Construction Activities The number of construction activities that occurred MS4 (Large and Small Site Notices submitted by construction) | |
| 13 | , |
| 2a. Does the permittee utilize the optional seventh M YesX No | |
| 2b. If "yes," then provide the following information for | or this permit year. |
| The number of municipal construction activities authorized under this general permit | |
| The total number of acres disturbed for municipal construction projects | |

Note: Though the seventh MCM is optional, implementation must be requested on the NOI or on a NOC and approved by the TCEQ.

J. Certification

If this is this a system-wide annual report including information for all permittees, each permittee shall sign and certify the annual report in accordance with 30 TAC §305.128 (relating to Signatories to Reports).

I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gathered and evaluated the information submitted. Based on my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations.

| Name (printed): MKE LAND | Title: CITY MANAGER |
|--|---------------------------------|
| Signature: | Date: |
| Name of MS4 City of Coppell | |
| Name (printed): Wave Reynolds Signature: | _ Title: <u>Board President</u> |
| Signature: Myynolds | Date: //19/2022 |
| Name of MS4 Northwest Dallas County Flo | ood Control District |

If you have questions on how to fill out this form or about the Stormwater Permitting program, please contact us at 512-239-4671.

Individuals are entitled to request and review their personal information that the agency gathers on its forms. They may also have any errors in their information corrected. To review such information, contact us at 512-239-3282.